

Docket No.: 063288-0592 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Customer Number: 20277

James R. RIVENBARK, et al. : Confirmation Number: 9766

Application No.: 10/626,595 : Group Art Unit: 3721

: Allowed: February 11, 2008

Filed: July 25, 2003 : Examiner: Sameh Tawfik

For: INSERTING APPARATUS AND METHOD WITH CONTROLLED, MASTER CYCLE

SPEED-DEPENDENT ACTUATOR OPERATIONS

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE UNDER 37 C.F.R. § 104(e)

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

A Statement of Reasons for Allowance accompanied the February 11, 2008 Notice of Allowability regarding the above-identified application.

The Statement refers to remarks in Applicants' December 11, 2007 response. However, the Statement provides additional comments, e.g. with regard to "the combination of the claimed method" and "causing an actuated device to begin activation when a new master cycle reaches or exceeds the calculated first cyclical position."

Applicants agree that the claims are patentable over the art, for example, for reasons discussed in the latest response. However, since Applicants' remarks were persuasive, further comments should have been unnecessary. Also, the Statement's reference to the "combination" should not be construed as placing any additional weight on other individual elements of the

10/626.595

claim, and as such, should not impose any cumulative requirement for patentability or related

estoppel with regard to other claim elements.

Furthermore, the claims have been allowed without any narrowing amendment of the

independent claims during prosecution of this divisional application.

It is respectfully submitted that the allowed claims should be entitled to the broadest

reasonable interpretation and to the broadest range of equivalents that are appropriate in light of

the language of the claims, the supporting disclosure and Applicants' prosecution of the claims,

without reference to the Statement of Reasons for Allowance.

To the extent necessary, if any, a petition for an extension of time under 37 C.F.R. §

1.136 hereby made. Please charge any shortage in fees due in connection with the filing of this

paper, including extension of time fees, to Deposit Account 500417 and please credit any excess

fees to such deposit account.

Respectfully submitted,

McDERMOTT WILL & EMERY LLP

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2